§ 61.192

suspended, the carrier must file immediately a consecutively numbered supplement without an effective date, which specifies the schedules which have been suspended.

§61.192 Contents of supplement announcing suspension.

- (a) A supplement announcing a suspension by the Commission must specify the term of suspension imposed by the Commission.
- (b) A supplement announcing a suspension of either an entire tariff or a part of a tariff publication, must specify the applicable tariff publication effective during the period of suspension.

§61.193 Vacation of suspension order; supplements announcing same; etc.

If the Commission vacates a suspension order, the affected carrier must issue a supplement or revised page stating the Commission's action as well as the lawful schedules.

PART 62—APPLICATIONS TO HOLD INTERLOCKING DIRECTORATES

GENERAL

Sec.

62.1 Scope and method of securing authorization.

62.2 Definitions.

CONTENTS OF APPLICATIONS

62.11 Information required.

62.12 Information required for findings of common ownership.

ADMINISTRATIVE REGULATIONS

62.21 Signature.

62.22 Form of application; number of copies; size of paper, etc.

62.23 Additional or different positions with same companies.

62.24 Change in status; Commission to be informed.

62.25 Authorization to hold interlocking directorates in commonly owned carriers.

62.26 Reporting requirements.

AUTHORITY: Sec. 4, 48 Stat. 1066, as amended; 47 U.S.C. 154. Interpret or apply sec. 212, 48 Stat. 1974, as amended; 47 U.S.C. 212.

Source: $50 \ \mathrm{FR} \ 31377$, Aug. 2, 1985, unless otherwise noted.

GENERAL

§62.1 Scope and method of securing authorization.

No person may hold the position of officer or director in more than one carrier subject to the Communications Act of 1934, as amended, unless duly authorized to do so pursuant to the regulations set forth in this part:

- (a) Application must be made to hold interlocking positions with more than one carrier subject to the Act where any carrier sought to be interlocked has been found by the Commission to have market power and is therefore defined as a dominant carrier under 47 CFR part 61, or where any carrier has not yet been found to be non-dominant, except for cellular licensees in different geographic markets.
- (b) Persons seeking positions as officers or directors of (1) cellular radio licensees in different geographic markets; (2) carriers which have been found to be non-dominant; and (3) holding or parent companies of carriers, are authorized to serve in those capacities without making application to this Commission.

[51 FR 6116, Feb. 20, 1986]

§62.2 Definitions.

As used in this part, the term:

- (a) Officer or director shall include the duties, or any of the duties, ordinarily performed by a director, president, vice president, secretary, treasurer, or other officer of a carrier, such as general counsel, general solicitor, general attorney, comptroller, general auditor, general manager, general commercial manager, chief engineer, general superintendent, general land and tax agent, or chief purchasing agent;
- (b) Interlocking director shall mean a person who performs the duties of "officer of director" in more than one carrier subject to the Communications Act of 1934, as amended; and
- (c) Commonly owned carriers shall mean two or more carriers, one of which directly or indirectly owns more than 50 percent of the stock of the other carrier or carriers, or 50 percent or more of whose stock is owned directly or indirectly by the same person.